Case 09-21332 Doc 1 Filed 06/12/09 Entered 06/12/09 10:10:19 Desc Main

B I (O	Official Form 1)	(1/08)				Page 1 c	ס וכ			
-			United States B	ankruptey	y Court	-			** *	
100	ayat.)	lake	Palla	<u>SL</u>	Robe	<u>-                                    </u>	· <del></del>		Veluntary P	etition
	<u> </u>	ake 10	er Last, First, Midd	KO	shana	Name C) C.	of Joint Deb	otor (Spouse) (Last, I	First, Middle):	a Patri
All O	Other Names use	ed by the Debto aiden, and trade	or in the last 8 year	.22	<del></del>	All Oth	All Other Names used by the Joint Debtor in the last 8 years			
,,	De married,	Hatti and the	manies).			(includ	de married, m	naiden, and trade nai	mes):	
Lust fe	our digits of Sc	oc. Sec. or Indv	vidual-Taxpayer I.E	D. (ITIN)?	No (Complete EIN	I ast fr	1 CLV C	Con Co   )	<u>) Cur St</u>	(ITIN) No./Complete I
(if mo	ore than one, sta		474	711	was ompress and	(if mor	re than one, si	state all):	al-Taxpayer I.D. + 339	(ITIN) No./Complete I
			Street, City, and Sta		<del>,</del>	Street	Address of Jo	oint Debtor (No. and	Street City, and	d Cintal
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S	,Koki	ic, I			IP CODE Le COTU			Kie, IL		
County	y of Residence	or of the Princi	cipal Place of Busin	ness:	P CODE CA GO 14		<u> </u>	e or of the Principal		ZIP CODE
		00 =	rent from street add							
	<b>5</b> / 10-1-1-1	Cotor (m a	All Hom siee,	ress).		Maining	, Address or .	Joint Debtor (if diffe	erent from street	address):
1					<u></u> -					•
Locatic	on of Principal	Access of Busi	- Parkana (is als		P CODE					ZIP CODE
LUCIO	m of Finicipal ,	Assets of Dusin	less Deotor (if oin	erent from	n street address abov	e):				
		pe of Debter of Organization	. \	Chrok	Nature of Bus	Iness		Chapter of Bi	nkruptcy Code	ZIP CODE Under Which
i		or Organization teck one box.)	A)	I	one box.)		ļ	the Petitio	n is Filed (Chec	k one box.)
) In	ndividual (inclu	udes Joint Debte	(ors)		dealth Care Business lingle Asset Real Est			Chapter 7	Chapter 1	5 Petition for
* Se	ee Exhibit D on	n page 2 of this following	torm.		1 U.S.C. § 101(51B)	)		Chapter 9 Chapter 11	Main Pro	
D Pa	artnership			S'	tailroad tockbroker			Chapter 12 Chapter 13	Chapter 1	5 Petition for on of a Foreign
	ther (It dentor a neck this box ar	is not one of the nd state type of	e above entities, (entite below.)	Ra State Co	ommodity Broker learing Bank			Citagrae,		on of a Foreign Proceeding
!		- T. Y	e above entities, (entitional)	Or	ther				Nature of Debts	
	<u>F</u>	TES BANK	BUPLOFITTINON	1	Tax-Exempt E	ntity	-	(	Check one box.)	
	INITEDS	TATE DISTRIC	21 0.	l	(Check box, if appl	icable.)	D D	Debts are primarily co	onsumer 🔲 I	Debts are primarily
	NOR	der IIN 1	2 700-	Jak De	btor is a tax-exemp	t organization	.   \$	ebts, defined in 11 L 101(8) as "incurred	J.S.C. ( by an	business debts.
		70,-	-MNER. 9	Co Co	ter Title 20 of the code (the Internal Rev	Inited States /enue Code).	in pe	ndividual primarily for ersonal, family, or ho	or a	
		THIRE	ARU One box	· 1	Tax-Exempt E. (Check box, if appl cbtor is a tax-exempt der Title 26 of the U cde (the Internal Revo		hc	old purpose."		
r Ful	II Eiline Fee at	PSH	Er	.)		Check on	ie box:	Chapter 11		<del></del> -
다 - eas	d filing	ACROM.				Debi	tor is a small	I business debtor as		
·****	inea abbucation	ILLION THE CORE 5	s consideration cert	Tirving that	f the debtor is	n 🔲 Debi	tor is not a si	mall business debtor	as defined in 11	U.S.C. § 101(51D).
ยกล	able to pay fee o	except in install	llments. Rule 1006	5(b). See C	Official Form 3A.	Check if:				
☐ Fili	ing Fee waiver	requested (app	licable to chapter 7	7 indíviduz	als only). Must	Debt insid	tor's aggrega <sup>ters</sup> or affilia	ate noncontingent liq ites) are less than \$2,	juidated debts (e)	xeluding debts owed to
ana	ch signed appu	ication for the c	court's consideration	on. See Of	fficial Form 3B.				,190,000.	
						│	applicable ban is being fi	iled with this petition	a.	
	<del></del>					Acce	eptances of th	he plan were solicited ecordance with 11 U	d prepetition from	m one or more classes
		tive Informatio						Continue of the continue of th	B.C. Y ELECTOR	THIS SPACE IS FOR
	Debtor estima	ates that funds v	will be available fo	or distribut	tion to unsecured cre	editors.				COURT USE ONLY
	distribution to	o unsecured cree	any exempt propert	y is exclud	led and administrative	ve expenses p	aid, there wil	ill be no funds availa	ble for	ł
Estimated	Number of Cre	reditors						***************************************		1
1-49	50-99	LJ 100-199		-000			□ 25,001-	50,001-	Over	İ
				000			50,000	100,000	100,000	
stimated	Assets					_				
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-	Liabilities			illion	million m	nillion i	million			
] O to	\$50,001 to	\$100,001 to	\$500,000	THE BOLL	[] []	-				
50,000	\$100,000	\$100,001 to	to \$1 to \$	.000,000 \$10		<b>.</b>	\$100,000,00 to \$500		More than	
				flion			million	(O 2) SIMON	\$1 billion	

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B I (Official Fo			Pag
Voluntary Pe (This page mu	efition ist be completed and filed in every case.)	Name of Debtor(s):	
	All Prior Bankruptcy Cases Filed Within Last 8	Years (If more than two, attach additional shee	et.)
Location Where Filed:		Case Number:	Date Filed:
Location Where Filed:		Case Number:	Date Filed:
where I ned.	Pending Bankruptcy Case Filed by any Spouse, Partner, or Affi	liste of this Debter (If more then one attach.	addishina da bara N
Name of Debt	or:	Case Number:	Date Filed:
District:		Relationship:	Judge:
<del></del>	Exhibit A	E.A.D.D.	
TOQ) with the	eted if debtor is required to file periodic reports (e.g., forms 10K and Securities and Exchange Commission pursuant to Section 13 or 15(d) as Exchange Act of 1934 and is requesting relief under chapter 11.)	(To be completed if debte whose debts are primarily  I, the attorney for the petitioner named in thave informed the petitioner that [he or she 12, or 13 of title 11, United States Cocavailable under each such chapter. I further debtor the notice required by 11 U.S.C. § 34	or is an individual consumer debts.)  the foregoing petition, declare that may proceed under chapter 7, 1 le, and have explained the relicionary that I have delivered to its certify that I have delivered to its certification.
Exhibit /	A is attached and made a part of this petition.	X Simoto Carlo Car	
		Signature of Attorney for Debtor(s)	(Date)
	Exhibit	С	
Does the debtor	r own or have possession of any property that poses or is alleged to pose	a threat of imminent and identifiable harm to p	ublic health or safety?
	Exhibit C is attached and made a part of this petition.		·
<b>⋈</b> №.			
Exhil	leted by every individual debtor. If a joint petition is filed bit D completed and signed by the debtor is attached and n int petition:  bit D also completed and signed by the joint debtor is attached.	nade a part of this petition.	ch a separate Exhibit D.)
	Information Regarding th	e Debtor - Venue	
文	(Check any applica Debtor has been domiciled or has had a residence, principal place of b preceding the date of this petition or for a longer part of such 180 days	ible box.)	180 days immediately
	There is a bankruptcy case concerning debtor's affiliate, general partner	er, or partnership pending in this District.	
0	Debtor is a debtor in a foreign proceeding and has its principal place of has no principal place of business or assets in the United States but is this District, or the interests of the parties will be served in regard to the	of business or principal assets in the United Sta	stes in this District, or deral or state court} in
	Certification by a Debtor Who Resides as a (Check all applicable)	a Tenant of Residential Property c boxes.)	
	Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.)		
	,	Name of landlord that obtained judgment)	
	$\hat{\tilde{u}}$	Address of landlord)	
	Debtor claims that under applicable nonbankruptcy law, there are circentire monetary default that gave rise to the judgment for possession,	cumstances under which the debree nould be a	ermitted to cure the
	Debtor has included with this petition the deposit with the court of an filing of the petition.		
	Debtor certifies that he/she has served the Landlord with this certifica	ition. (11 U.S.C. § 362(1)).	

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81 (Official Form) 1 (1'08)	Page 3		
Voluntary Petition (This page must be completed and filed in every case.)	Name of Debior(s):		
	natures		
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative		
I declare under penalty of perjury that the information provided in this petition is true and correct.  [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7. I am aware that I may proceed under chapter 7. II, 12 or 13 of title 11. United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7.  [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).  I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.  X  Signature of Joint Debtor  Signature of Joint Debtor  Telephone Number (if not represented by attorney)	I declare under penalty of perjury that the information provided in this petition is to and correct, that I am the foreign representative of a debtor in a foreign proceeding and that I am authorized to file this petition.  (Check only one box.)  I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached.		
0-12-04	Date		
Date Signature of Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer		
Signature of Attorney for Debtor(s)  Printed Name of Attorney for Debtor(s)  Firm Name  Address  Telephone Number  Date  *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and hav provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules of guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor accepting any fee from the debtor, as required in that section. Official Form 19 is attached.  Printed Name and title, if any, of Bankruptcy Petition Preparer  Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)		
Signature of Debtor (Corporation/Partnership)	Address		
declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the lebtor.	X		
The debtor requests the relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Date  Signature of bankruptcy petition preparer or officer, principal, responsible person, or		
Signature of Authorized Individual  Printed Name of Authorized Individual  Title of Authorized Individual  Date  3.4	partner whose Social-Security number is provided above.  Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.  If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.  A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.		

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Official Form 1, Exhibit D (10/06)

### UNITED STATES BANKRUPTCY COURT

	Northern Northern	District of	Illinois	
	Markena & Ja			
In re	Pallage R. Jan	jatilake	Case No.	E RIGIO
	Debtor(s)		(if k	nown)

# EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy-case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

1. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.

Within the 180 days before the filing of my bankruptcy case, I received a briefing from a dredit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.

B 1D (Official Form 1, Exh. D) (12/08) - Cont.

Page 2

☐ 3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Summarize exigent circumstances here.]

If your certification is satisfactory to the court, you must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy petition and promptly file a certificate from the agency that provided the counseling, together with a copy of any debt management plan developed through the agency. Failure to fulfill these requirements may result in dismissal of your case. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. Your case may also be dismissed if the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing.

☐ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.] [Must be accompanied by a motion for determination by the court.]

☐ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.);

Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);

☐ Active military duty in a military combat zone.

☐ 5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

I certify under penalty of perjury that the information provided above is true and correct.

Signature of Debtor:

Pate: 4/12/0"

B 1D (Official Form 1, Exhibit D) (12/08)

### UNITED STATES BANKRUPTCY COURT

Inre Marlena P Jayatilaka	Case No	
Debtor		(if known)

### EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

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1. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.

2. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.

B 1D (Official Form 1, Exh. D) (12.08) - Cont.

Page 2

3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Summarize exigent circumstances here.]

If your certification is satisfactory to the court, you must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy petition and promptly file a certificate from the agency that provided the counseling, together with a copy of any debt management plan developed through the agency. Failure to fulfill these requirements may result in dismissal of your case. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. Your case may also be dismissed if the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing.

- ☐ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.] [Must be accompanied by a motion for determination by the court.]
  - ☐ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.);
  - Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);
    - Active military duty in a military combat zone.
- ☐ 5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

I certify under penalty of perjury that the information provided above is true and correct. Signature of Debtor: Howat Cake

Date: D6/12/09

Country Wide Home Loans

Com Ed P.O. Box 6111 Carol Stream, IL 60197-6111